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Arizona Corporation Commission

MARC SPITZER, Chairman DOCKETED

JIM IRVIN WILLIAM A. MUNDELL

JEFF HATCH-MILLER

MIKE GLEASON

COMMISSIONERS

JAN 1 7 2003

DOCKETED BY

IN THE MATTER OF THE

aka: CARL WOODWARD 3065 West Ironwood Circle

CARL DELANO WOODARD

Chandler, AZ 85226

2003 JAN 17 A 10: 16

AZ CORP COMMISSION DOCUMENT CONTROL

DOCKET NO. S-03364A-02-0000

EIGHTH PROCEDURAL ORDER

BY THE COMMISSION:

On June 20, 2002, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing ("Notice") against Carl Delano Woodard, aka Carl Woodward ("Respondent"), in which the Division alleged multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of certificates of participation in a profit-sharing arrangement and/or investment contracts.

The Respondent was duly served with a copy of the Notice.

On July 20, 2002, a request for hearing was filed for Respondent.

On July 16, 2002, by Procedural Order, a pre-hearing conference was scheduled on August 6, 2002.

On July 24, 2002, Respondent's counsel filed a Request for Continuance ("Request") indicating a possible scheduling conflict due to trial scheduled for the preceding week. The Division did not object to the Request.

On July 31, 2002, by Procedural Order, the proceeding was continued to August 8, 2002.

On August 8, 2002, at the pre-hearing conference, the Division and the Respondent appeared with counsel. The Division requested a continuance to allow for the replacement of counsel who was retiring from the Commission. Respondent did not object to this request and the parties agreed upon a new date and time for a pre-hearing conference.

On August 8, 2002, by Procedural Order, the pre-hearing conference was continued.

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On September 3, 2002, a pre-hearing conference was held with the Division and the Respondent present with counsel. The parties agreed to attempt to resolve the issues raised in the Notice by entering into a Consent Order for the Commission's approval. In the event that the parties do not reach a resolution or the Commission does not approve a proposed Consent Order, the parties agreed to a hearing being scheduled to commence on December 3, 2002.

On September 4, 2002, by Procedural Order, the proceeding was scheduled for a hearing on December 3, 2002.

On November 12, 2002, Respondent filed a Motion to Postpone Hearing ("Motion") requesting at least a 30-day continuance. Respondent indicated that the Division was in agreement and further stated that the parties were continuing to negotiate the terms of a Consent Order to be approved by the Commission.

On November 14, 2002, by Procedural Order, this proceeding was continued to January 21, 2003. However, it became necessary to delay the start of the hearing to January 22, 2003.

On December 16, 2002, Quarles & Brady Streich Lang, LLP, counsel for Mr. Woodard, filed a document captioned "Notice of Withdrawal As Counsel of Record with Consent" ("Notice of Withdrawal"), indicating that it was withdrawing as his counsel because Mr. Woodard had filed Chapter 7 bankruptcy and would represent himself in the future to avoid the expense of private counsel. The address and phone number for Mr. Woodard was provided along with an affidavit from Mr. Woodard consenting to his counsel's withdrawal.

The Notice of Withdrawal filed by Quarles & Brady Streich Lang, LLP failed to meet the requirements for written application to withdraw pursuant to Commission Rule A.A.C. R14-3-104(E) and Rule 5.1(a)(2)(B) and (C) of the Arizona Rules of Civil Procedure ("Rules") because it was not indicated that Mr. Woodard had been notified in writing of the status of the case, the hearing dates and times and the necessity to be prepared for the hearing. In this case, Mr. Woodard should have been further notified of the change in the initial date of hearing.

On December 19, 2002, by Procedural Order, the proceeding was delayed to January 22, 2003 and Quarles & Brady Streich Lang, LLP was ordered to make written application which meets the requirements of A.A.C. R14-3-104(E), Rule 5.1 of the Rules and consistent with ER 1.16 of Rule 42

of the Arizona Rules of Professional Conduct for withdrawal to be permitted. 1 On January 8, 2003, Quarles & Brady Streich Lang, LLP filed an amended Notice of 2 Withdrawal. The amended Notice of Withdrawal met the requirements of the law. 3 On January 13, 2003, by Procedural Order, Quarles & Brady Streich Lang was granted 4 permission to withdraw as counsel of record. 5 On January 15, 2003, the Division filed a Motion to Continue the hearing because a 6 settlement had been reached with Respondent and a Consent Order is to be submitted to the 7 Commission for its approval. 8 Accordingly, the Division's Motion to Continue should be granted and the hearing continued 9 10 indefinitely. IT IS THEREFORE ORDERED that the Division's Motion to Continue is hereby granted and 11 the proceeding continued indefinitely. 12 IT IS FURTHER ORDERD that in the event the Consent Order is not approved, the Division 13 shall request that a hearing be scheduled. 14 day of January, 2003. DATED this 15 16 17 MARC E. STERN 18 ADMINISTRATIVE LAW JUDGE 19 Copies of the foregoing mailed/delivered 20 day of January, 2003 to: W. Mark Sendrow, Director 21 Carl Delano Woodard Securities Division 3065 West Ironwood Circle 22 ARIZONA CORPORATION COMMISSION Chandler, AZ 85226 1300 West Washington Street Respondent 23 Phoenix, AZ 85007 ARIZONA REPORT SERVICE, INC. 24 Moira McCarthy 2627 N. Third Street, Ste. Three Assistant Attorney General ARIZONA ATTÓRNEY GENERAL'S 25 Phoenix, AZ 85004 **OFFICE** 26 1275 West Washington Street Phoenix, AZ 85007 By: 27 ohnson Secretary to Marc E. Stern 28